Respondent's Exhibit 2

ELECTRICITY

Commonwealth Edison Company For the Cities and Villages listed on Sheets Nos. 4, 5, 6, 7, and 8, and the unincorporated contiguous territory ILL. C. C. No. 4 7th Revised Sheet No. 56.10 (Canceling 4th Revised Sheet No. 56.10)

TERMS AND CONDITIONS

(Continued from Sheet No. 56)

RIGHT OF CUT-OFF.

The Company shall have the right to discontinue its electric service to the customer and to remove its property from the customer's premises upon prior written notice given pursuant to the provisions of 83 Illinois Administrative Code Part 280 as in effect from time to time, and Section 8-202 of "The Public Utilities Act, as amended" when:

- (a) bills for utility service are in arrears, or the customer fails to make or increase a deposit or make payment under the terms of a
 deferred payment agreement, or
- (b) the customer fails to comply with a Commission ruling or with any terms and conditions of the Company on file with the Commission, or
- (c) the Company discovers evidence of tampering with any meter or the wiring leading from the Company's service connection to any meter with the effect of reducing the registration of the customer's demand or energy use, unless the customer pays to the Company, the following or any combination thereof at the Company's election after notice of same is received by the customer and within the time permitted for discontinuance of service in Section 280.130 of such Code Part 280:
 - (1) the amount of any Company revenue loss attributable to said tampering (such amounts to be estimated in accordance with Section 410.260 of the 83 Illinois Administrative Code Part 410, or, if Section 410.260 is not applicable, by means of historical or subsequent test data);
 - (2) Cash Deposit, the amount of which shall be determined in accordance with Section 280.70 of such Code Part 280, but requests for such deposits shall only be made in the event said customer does not currently have on file with the Company a cash deposit in an appropriate amount;
 - (3) expenses incurred in replacing and/or repairing the meter and clerical expense incurred in the preparation of the bill.

The Company will not, however, require the current customer to pay the Cash Deposit specified in (2) above or the expenses specified in (3) above when its investigation establishes that an unrelated predecessor customer performed the tampering or caused it to be performed.

Service disconnected hereunder shall be promptly reconnected upon the customer fulfilling the obligations set forth herein. The Company's right to discontinue service hereunder is subject to the provisions of Section 280.160, Dispute Procedures, of such Code Part 280.

Whenever the Company disconnects service following an unauthorized restoration of service previously disconnected, the customer must pay a reconnection charge of \$25.00 for each such occurrence in addition to any other amounts then payable before service will be restored by the Company.

RATE CLASSIFICATION FOR SERVICE.

A customer who has applied for electric service will be given reasonable opportunity to determine which rate or combination thereof is the most favorable for the estimated connected load provided by the customer. When there is a choice of rates under which service can be rendered, the responsibility for final selection will be with the customer (or the Customer's representative). The Company does not guarantee that the rate or combination of rates selected will be the most advantageous, nor is the Company responsible to notify the Customer of the most advantageous rate or combination thereof. No refunds will be made representing the differences in the charges under different rates applicable to the same class of service. The Company reserves the right to change the customer's rate classification for service when the customer is taking service on a rate or combination thereof under which the customer is not entitled to take service. The customer must thereupon comply with the requirements of the new rate classification for service.

When a customer's load or other service characteristics change and affect the application of rate or combination thereof, the customer can make written application for a rate change subject to the customer's existing contract provision. Upon request, the Company will assist the customer in determining if a change of rate is advisable. Selection of rate shall be the responsibility of the customer. Upon selection by the customer, the new rate will be in effect, subject to the requirements for service, within a reasonable time following receipt of the customer's written request.

Superseded by 0 Revised Sheet No. 56, 10 . effective 10-1-99

(Continued on Sheet No. 57)